

State of Vermont
Contract Administration
One National Life Drive
Montpelier VT 05633-5001
http://vtrans.vermont.gov/

Agency of Transportation Finance & Administration [phone] 802-828-2641 [fax] 802-828-5545

November 10, 2015

# Request For Proposals (RFP): 2016 Maintenance Rental Agreement - Roadside Mowing

The State of Vermont, acting through the Agency of Transportation (VTrans), is requesting proposals for roadside mowing services. All work will be accomplished in accordance with the Scope of Work dated November 2015, the provisions set forth in this Request for Proposals (RFP), VTrans Standard Specifications for Construction dated 2011, and all applicable State, Federal, and Agency Standards, Policies, and Specifications.

Roadside mowing services are required in all nine districts.

VTrans intends to select more than one (1) Contractor to perform these services and will enter into maintenance rental agreements covering a one-year period. The contractor(s) will provide these services as the need for the services arise.

The maximum limiting amount for each contract will be \$500,000. Award of a contract does not guarantee payment of any or all the maximum limiting amount.

The rates the Contractor proposes will be in effect for the complete term of the contract. Once under contract, specific work assignments will be coordinated with an authorized representative of VTrans or the District Transportation Administrator in the District for which work is to be performed.

Note: Depending on the assignments, payment will be based per hour rates or a per acre amount agreed upon by the Contractor and the VTrans authorized representative. When considering the use of the per acre payment, VTrans shall ask for a per acre proposal from 3 or more contractors before assigning the work to a specific contractor.

All questions related to this RFP shall be forwarded to **Bonnie Sanders**, **AOT Contracts Specialist**, **in writing** to the address above, by e-mail at **Bonnie.Sanders@vermont.gov** or by fax at (802) 828-5545. All such questions and requests shall be received **no later** than **Monday**, **December 7, 2015**. VTrans will not be bound by any oral communications. All questions or requests for clarification received will be documented and answered after this date. **Communication with other VTrans personnel regarding this RFP is prohibited and may result in the rejection of your proposal.** 

In the event that it becomes necessary to revise, modify, clarify, or otherwise alter this RFP, including VTrans responses to questions and requests for clarification, such modification shall be in

the form of a written RFP Change. Any such RFP Change shall be posted to the VTrans FTP site. IT SHALL BE THE CONTRACTOR'S RESPONSIBILITY TO MAKE INQUIRY TO, AND TO OBTAIN THE RFP CHANGES ISSUED, IF ANY.

In order to be considered responsive to this RFP, each proposal shall conform to the following requirements. The Contractor shall:

1. Submit ten (10) copies of the proposal in a sealed envelope prior to 2:00 p.m., Tuesday, January 5, 2016 to:

Agency of Transportation Office of Contract Administration One National Life Drive Montpelier, VT 05633-5001

## Do not send materials that have not been requested.

2. **Complete** Attachment B - Equipment Rate Sheet. Provide in the proposal hourly rates for State funded work for the required equipment and labor. Also provide daily, weekly, and monthly rates as appropriate. Rates must be typed or written legibly to be considered. **Include rates for only equipment that is pertinent to these services.** All overhead costs, including expenses, lodging, meals, etc. will be incorporated into the hourly rate.

<u>Separate rates must be provided for the equipment and the operator.</u> Separate rates shall be provided for regular mowers and over the rail mowers. The type of equipment shall be identified by make, model, size, type, capacity, and other appropriate characteristics.

The contractor should indicate in their proposal which Districts they are available to work in (Attachment N - Map). The contractor is allowed to quote different rates for each District in which they wish to work. After a contract has been executed, additional Districts may be added without an amendment.

Mobilization: Please provide an hourly rate for transporting equipment to and from the worksite. Equipment moved to and from the work site for the convenience of the contractor will not be considered for reimbursement.

VTrans will negotiate costs for any equipment that may be required due to site specific conditions. Additional equipment may be added to the contract without an amendment.

# 3. Debarment and Non-Collusion Affidavit (Attachment E):

• All bidders will be required to execute a sworn statement, certifying that the bidder has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with such contract.

### **4. Contractor's EEO Certification Form** (Attachment F):

■ The above certification is required by the Equal Employment Opportunity regulations of the Secretary of Labor (41 CFR 60-1.7(b) (1)), and must be submitted

by contractors and proposed subcontractors only in connection with contracts and subcontracts which are subject to the equal opportunity clause.

- 5. A summary of the contractor's experience with this type of work
- 6. A summary of the contractor's qualifications

Clearly indicate the following on the outside of the **sealed envelope** containing the proposal:

- a. Name and address of the prime contractor
- b. Due date and time (01/05/16 by 2:00 p.m.)
- c. Envelope contents (**Proposals**)
- d. Project name **Roadside Mowing**

# The proposal submissions must include:

- ♦ Cover Sheet supplied by VTrans completed
- ♦ Attachment B Equipment Rate Sheet *completed with appropriate equipment for this RFP only.*
- ♦ Attachment E Debarment and Non-Collusion Affidavit *completed/notarized*
- ♦ Attachment F Contractor's EEO Certification Form *completed*
- ♦ Summary of the contractor's experience with this type of work
- ♦ Summary of the contractor's qualifications
- ♦ Contractor's current compliant Certificate of Insurance, *if available*. (not mandatory with bid)

# If any of the above requirements are not met, the proposal may not be considered.

All contractors are hereby notified that sealed proposals must be received by the Office of Contract Administration located at 1 National Life Drive, Montpelier, Vermont 05633-5001 by the due date and time. *Proposals not in possession of VTrans Contract Administration* by the due date and time will be returned to the contractor, and will not be considered.

### **Delivery Methods:**

U.S. MAIL: Contractors are cautioned that it is their responsibility to originate the mailing of bids in sufficient time to ensure <u>proposals are received</u> by VTrans Contract Administration prior to the due date and time.

EXPRESS DELIVERY: If proposals are being sent via an express delivery service, be certain that the RFP designation is clearly shown on the outside of the delivery envelope or box. Express delivery packages will not be considered received by the State until the express delivery package has been received by VTrans Contract Administration. The postal (zip) code for express deliveries is 05601.

HAND DELIVERY: Hand carried proposals shall be delivered to a representative of AOT Contract Administration prior to the due date and time. (National Life Campus - Davis Building, 5<sup>th</sup> Floor)

ELECTRONIC: Electronic proposals will not be accepted.

FAX BIDS: Faxed proposals will not be accepted.

**Evaluations:** The proposal will be evaluated considering the following factors:

Proposed Evaluation Criteria	Maximum
	Points
Demonstrated necessary resources to complete the tasks of this	50
Activity.	
Demonstrated responsiveness and compliance to the RFP.	15
Prior experience with VTrans and similar entities. Knowledge of	
VTrans Transportation systems and performance goals. Prior safety	35
record.	

The contractor awarded a contract shall, upon notification of award, apply for registration with the Vermont Secretary of State's Office to do business in the State of Vermont, if not already so registered. The registration form may be obtained from the Vermont Secretary of State, 128 State Street, Montpelier VT 05609-1101. The telephone number is 802-828-2386. VTrans will not process the contract until the contractor is registered with the Secretary of State's office. You may check the status of your registration at <a href="https://www.vtsosonline.com/online/BusinessInquire/">https://www.vtsosonline.com/online/BusinessInquire/</a>.

The contractor shall submit to VTrans a certificate of insurance showing that minimum coverages are in effect. The certificate must be submitted to the office of Contract Administration <u>prior</u> to execution of the agreement. *No work may be performed for any VTrans contract and/or Notice to Proceed, including mobilization, without compliant insurance being on file at AOT Contract Administration.* It is the responsibility of the contractor to maintain current certificates of insurance on file with the State through the term of the contract.

**Worker's Compensation:** With respect to all operations performed, the contractor shall carry worker's compensation insurance in accordance with the laws of the State of Vermont.

General Liability and Property Damage: With respect to all operations performed under the contract, the contractor shall carry general liability insurance having all major divisions of coverage, including but not limited to:

Premises - Operations Independent Contractor's Protective Products and Completed Operations Personal Injury Liability Contractual Liability

The State of Vermont must be named as additional insured. Limits of coverage shall not be less than stated in Attachment C.

**Automobile Liability:** The contractor shall carry automotive liability insurance covering all motor vehicles, no matter the ownership status, used in connection with the contract. The State of Vermont must be named as additional insured. Limits of coverage shall not be less than stated in Attachment C.

**Railroad Protective Liability Insurance**: <u>Where applicable</u>, when the contract requires work on, over or under the right-of-way of any railroad, the contractor shall provide and file with the Agency, with respect to the operations that it or its subcontractor perform under the State of Vermont Agency of Transportation contract, will also require Railroad Protective Liability Insurance. The State of Vermont and the Railroad must be named as additional insured. See Attachment D and the 2011 Standard Specifications for Construction Book, Section 103.04 INSURANCE REQUIREMENTS for specific details.

If any contractor is aggrieved by the proposed award of the contract, the contractor may appeal in writing to the Chief of Contract Administration. The appeal must be postmarked within fourteen (14) calendar days following the date of the written notice to award the contract.

All proposals become the property of VTrans upon submission. The cost of preparing, submitting and presenting a proposal is the sole expense of the proposer. VTrans reserves the right to reject any and all proposals received as a result of this solicitation, to negotiate with any qualified source, to waive any formality and any technicalities or to cancel in part or in its entirety this RFP if it is in the best interests of VTrans. This solicitation of proposals in no way obligates VTrans to award a contract.

Sincerely,

Denise Gumpper Chief of Contract Administration

By: Bonnie Sanders

**AOT Contracts Specialist IV** 

#### **Enclosures:**

- Attachment A Scope of Work, dated November 2015
- Attachment B Payment Provisions and Equipment Rate Sheet
- Attachment C Standard State Provisions for Contracts and Grants
- Attachment D Other Provisions
- Attachment E Debarment and Non-Collusion Affidavit
- Attachment F Contractor's EEO Certification Form
- Attachment G not used (federally funded project requirements only)
- Attachment H not used (federally funded project requirements only)
- Attachment I not used (federally funded project requirements only)
- Attachment J not used (federally funded project requirements only)
- Attachment K not used (federally funded project requirements only)
- Attachment L not used (federally funded project requirements only)
- Attachment M Workers' Compensation; State Contracts Compliance Requirement (Self Reporting & State Contracts Compliance Requirement
- Attachment N Map of Districts
- Attachment O Proposal Cover Sheet
- Attachment P Contractor's Qualifications
- Attachment O- Contractor's Experience

### **Attachments via Links:**

Attachment R - DBE Directory (See <a href="http://vtranscivilrights.vermont.gov/doing-business/dbe-center/directory">http://vtranscivilrights.vermont.gov/doing-business/dbe-center/directory</a> for the latest Directory.

### **Reference Links:**

➤ 2009 Edition of the Manual on Uniform Traffic Control Devices (MUTCD) http://mutcd.fhwa.dot.gov/kno\_2009r1r2.htm

## The following Specifications can be found at:

http://vtranscontracts.vermont.gov/construction-contracting

- ➤ 2011 Standard Specifications for Construction Book
- ➤ 2006 Standard Specifications for Construction Book
- ➤ General Special Provisions For All Projects 2006 Standard Specifications
- ➤ General Special Provisions For All Projects 2011 Standard Specifications
- ➤ 2006 Supplemental Specifications for Construction Book
- ➤ 2011 Supplemental Specifications for Construction Book
- ➤ 2006 Supplemental Specifications for Construction Book
- ➤ Section 652 Erosion Prevention & Sediment Control Plan

#### **ROADSIDE MOWING**

#### 2016 ANNUAL MAINTENANCE RENTAL AGREEMENT

## SCOPE OF WORK

November 2015

Work shall consist of providing tractor(s) with operator and mowing attachments to be used for mowing roadsides on the State highway systems (interstate and non-interstate). Mowers shall have the ability to operate on steep slopes and/or to mow on the back side of guardrail sections. Contractors may propose one or both types of mowers (regular and over the rail).

The Contractor shall provide suitable equipment to accomplish at least 15 to 20 acres of roadside mowing per day. The Contractor shall provide all work zone signing and adhere to the following policy on Traffic Control for mowing operations:

1. Part 6 (Temporary Traffic Control) of the 2009 Edition of the Manual on Uniform Traffic Control Devices (MUTCD) (<a href="http://mutcd.fhwa.dot.gov/kno\_2009r1r2.htm">http://mutcd.fhwa.dot.gov/kno\_2009r1r2.htm</a>) establishes the traffic control standards and guidelines for street and highway maintenance operations.

Because the equipment may travel on or across the roadway, all mowing equipment shall be equipped with the following:

- A. A minimum of one high intensity strobe light mounted to provide 360 degree visibility. Light shall emit a minimum of 1 million candlepower.
- B. A triangular slow moving vehicle sign visible from the rear of the tractor/mower.
- 2. All mowing operations shall be signed with the advanced warning sign in each direction. These signs shall have a minimum size of 48 x 48 inches. These signs may be **MOWING AHEAD**, **MOWING AHEAD** with a supplemental plate stating **NEXT [X] MILES** or a combination of these signs. The warning signs shall cover a work area no greater than three (3) miles long. An **END MOWING OPERATIONS** sign shall be erected at the end of the mowing operations. Unless protected by guardrail or other positive barrier, signs shall be erected on yielding or breakaway supports that meet the requirements of <u>NCHRP Report 350</u>.

# **Interstate and Limited Access Highways:**

- 1. Advance warning signs shall be gate posted or erected on both sides of the highway. Where mowing is in the median and the mowing equipment will be in the clear zone of both directions of travel, signs shall be erected for both directions of travel.
- 2. When mowing operations include an interchange, additional signage should be erected on the entrance ramps.
- 3. When mowing equipment cannot be contained in or beyond the shoulder, the adjacent lane shall be closed in accordance with Standard E-103.

- 4. Service vehicles shall not be parked in the travel way or on the shoulder. They may be parked in U-Turns during mowing operations. No other vehicles shall be parked within the highway right of way.
- 5. Mowing equipment shall be parked a minimum of 30 feet from the edge of pavement or 6 feet behind guardrail when not being used.

### Other Highways:

- 1. The lack of sufficient shoulder width on these highways often requires that mowing operations be done from the traveled way. As shall all mowing operations, such mowing operations shall comply with Part 6 of the 2009 Edition of the Manual on Uniform Traffic Control Devices (MUTCD).
- 2. Where a paved public highway with a painted centerline intersects the roadway within a mowing operation, additional **MOWING AHEAD** signs should be erected at the intersection to alert drivers that they are entering the work zone.
- 3. Mowing equipment should be parked as far from the edge of pavement as possible when not in use.

The Contractor shall furnish the required equipment, operators and other employees to the State at the rates indicated in the attached rates or for a lump sum amount agreed upon by the Contractor and the State's authorized representative. Labor rates will be furnished as per hour and per acre.

Specific work assignments will be coordinated with an authorized representative of the State in the District for which the work is to be performed.

The work shall be done under the direction of the Maintenance Programs Engineer, Operations Division or authorized representative of VTrans.

The Contractor shall work with the State and other support equipment, if necessary. VTrans will negotiate costs for any equipment that may be required due to site specific conditions.

Additional equipment may be added to the contract without an amendment.

Additional districts may be added without an amendment.

All work shall be done to the satisfaction of the State's representative, and, to the extent applicable, in accordance with the Vermont Agency of *Transportation's 2011 Standard Specifications for the Construction Book* and all other State, Federal, and Agency Standards, Policies, and Specifications.

# ATTACHMENT B PAYMENT PROVISIONS

- 1. All overhead costs, including expenses, lodging, meals, etc., must be incorporated into the Contractor's hourly rate. Should mobilization apply, an hourly rate is a one-time charge for transporting equipment to and from the work site and listed as a separate line item. Equipment subsequently moved to and from the work site for the convenience of the Contractor will not be considered for reimbursement.
- 2. Unless otherwise directed by the State's representative, Contractor will submit a bill or invoice every two weeks unless otherwise directed by the representative of the State.
- 3. Bills or invoices submitted by the Contractor shall identify the contract number under which the work is being performed, as well as any project number(s) assigned by the representative of the State.
- 4. Whenever possible, The State shall provide materials for the work through its normal procurement channels. Disposal of removed materials shall be the responsibility of the State.

# Roadside Mowing Equipment Rental Rates – Category II

# Please use these classifications to add equipment necessary to this RFP.

Please use the equipment classification listed below when applicable:

	1 1		11		
Code#	<u>Equipment</u>	Code#	<u>Equipment</u>	Code	# Equipment
1.	Air Compressor	23.	Man Lift	45.	Stump/Chipper/Grinder
2.	Air Track Drill	24.	Materials	46.	Sweeper
3.	Asphalt Plant	25.	Mixer, Concrete	47.	Tamper
4.	Backhoe/Excavators	26.	Mower	48.	Toilets
5.	Blowers	27.	Mulcher	<b>49.</b>	Tractor*
6.	Brush Chipper	28.	Pavement Grinder	50.	Traffic Control Devices
7.	Chain Saw	29.	Pavement Heater	51.	Trailer
8.	Compactor	30.	Pavement Marking	52.	Trencher
9.	Concrete Pump	31.	Pavers	53.	Truck, Auger, Pounder
10.	Concrete Saw	32.	Pile Driver Hammer	54.	Truck, Distribution
11.	Crackfiller Pot/Kettle	33.	Pile Driver Leads	55.	Truck, Dump
12.	Crane	34.	Post Digger	56.	Truck, Miscellaneous
13.	Dozer	35.	Power Generator	57.	Truck, Pick-Up
14.	Flagger	36.	Power Washer	58.	Truck, Snooper/Bucket
15.	Forklift	37.	Pump	59.	Truck, Vacuum
16.	Grader	38.	Roller	60.	Truck, Water
17.	Hole Ram	39.	Sandblaster	61.	Welder
18.	Jack	40.	Scaffold Lift	62.	Wood Splitter
19.	Jack Hammer	41.	Screening/Crusher	<b>63.</b>	Mobilization*
20.	Laborer	42.	Seeder	64.	Other
21.	Landscape Rake	43.	Shoulder Machine	65.	Police Vehicle
22.	Loader	44.	Skidder	66.	Safety Equipment

If the equipment you need to perform this activity is not on the above list, leave the classification code column blank and enter the equipment and rates.

# EQUIPMENT THAT IS BOLD WITH AN ASTERISK (\*) IS REQUIRED FOR THIS ACTIVITY.

# **Example:**

Class	Description	Equipment Rate				Op	erator Ra	te	
		Hour	Day	Week	Month	Hour	Day	Week	Month
40	Scaffold Lift (30')	27	214	836	3,236	116	930	4,455	18,749

# #63 Mobilization\* - is on the bottom of the rate sheet

Rate figures must be legible to be accepted.

The rate sheet is a fillable pdf.

RFP	FP: Districts:								
Class	Description	Equipment Rate Ope				Oper	erator Rate		
		Hr.	Day	Wk.	Mo.	Hr.	Day	Wk.	Mo.
	Tractor								
	OTHER PERTINENT <u>DO NOT</u> ATTACH Y See attached code list – v	OUR CO	MPANI	Y'S EQUI	IPMENT .	LIST.			
	See anachea coae usi – i	se aaam	ониі сор 	les of this	s page ij n	lecessary			
	Optional: Lump Sum per Acre mowed \$			nor oo	ro.				
•	Jpuonai: Lump Sum per Acre mowea \$ _			per ac					
	Is Equipment Rented Without an Operato	r? YES	N	O					
63	Mobilization Rate: per assigned work order	\$			per hou	ır			
	Contractor:			Contact I	Dercon.				
]	Email: Phone:				_				

# ATTACHMENT C: STANDARD STATE PROVISIONS FOR CONTRACTS AND GRANTS

- 1. Entire Agreement: This Agreement, whether in the form of a Contract, State Funded Grant, or Federally Funded Grant, represents the entire agreement between the parties on the subject matter. All prior agreements, representations, statements, negotiations, and understandings shall have no effect.
- **2. Applicable Law:** This Agreement will be governed by the laws of the State of Vermont.
- **3. Definitions:** For purposes of this Attachment, "Party" shall mean the Contractor, Grantee or Subrecipient, with whom the State of Vermont is executing this Agreement and consistent with the form of the Agreement.
- 4. Appropriations: If this Agreement extends into more than one fiscal year of the State (July 1 to June 30), and if appropriations are insufficient to support this Agreement, the State may cancel at the end of the fiscal year, or otherwise upon the expiration of existing appropriation authority. In the case that this Agreement is a Grant that is funded in whole or in part by federal funds, and in the event federal funds become unavailable or reduced, the State may suspend or cancel this Grant immediately, and the State shall have no obligation to pay Subrecipient from State revenues.
- 5. No Employee Benefits For Party: The Party understands that the State will not provide any individual retirement benefits, group life insurance, group health and dental insurance, vacation or sick leave, workers compensation or other benefits or services available to State employees, nor will the state withhold any state or federal taxes except as required under applicable tax laws, which shall be determined in advance of execution of the Agreement. The Party understands that all tax returns required by the Internal Revenue Code and the State of Vermont, including but not limited to income, withholding, sales and use, and rooms and meals, must be filed by the Party, and information as to Agreement income will be provided by the State of Vermont to the Internal Revenue Service and the Vermont Department of Taxes.
- **6. Independence, Liability:** The Party will act in an independent capacity and not as officers or employees of the State.

The Party shall defend the State and its officers and employees against all claims or suits arising in whole or in part from any act or omission of the Party or of any agent of the Party. The State shall notify the Party in the event of any such claim or suit, and the Party shall immediately retain counsel and otherwise provide a complete defense against the entire claim or suit.

After a final judgment or settlement the Party may request recoupment of specific defense costs and may file suit in Washington Superior Court requesting recoupment. The Party shall be entitled to recoup costs only upon a showing that such costs were entirely unrelated to the defense of any claim arising from an act or omission of the Party.

The Party shall indemnify the State and its officers and employees in the event that the State, its officers or employees become legally obligated to pay any damages or losses arising from any act or omission of the Party.

**7. Insurance**: Before commencing work on this Agreement the Party must provide certificates of insurance to show that the following minimum coverages are in effect. It is the responsibility of the Party to maintain current certificates of insurance on file with the state through the term of the Agreement. No warranty is made that the coverages and limits listed

herein are adequate to cover and protect the interests of the Party for the Party's operations. These are solely minimums that have been established to protect the interests of the State.

<u>Workers Compensation</u>: With respect to all operations performed, the Party shall carry workers' compensation insurance in accordance with the laws of the State of Vermont.

<u>General Liability and Property Damage</u>: With respect to all operations performed under the contract, the Party shall carry general liability insurance having all major divisions of coverage including, but not limited to:

Premises - Operations

**Products and Completed Operations** 

Personal Injury Liability

Contractual Liability

The policy shall be on an occurrence form and limits shall not be less than:

\$1,000,000 Per Occurrence

\$1,000,000 General Aggregate

\$1,000,000 Products/Completed Operations Aggregate

\$ 50,000 Fire/ Legal/Liability

Party shall name the State of Vermont and its officers and employees as additional insureds for liability arising out of this Agreement.

<u>Automotive Liability</u>: The Party shall carry automotive liability insurance covering all motor vehicles, including hired and non-owned coverage, used in connection with the Agreement. Limits of coverage shall not be less than: \$1,000,000 combined single limit.

Party shall name the State of Vermont and its officers and employees as additional insureds for liability arising out of this Agreement.

- **8. Reliance by the State on Representations:** All payments by the State under this Agreement will be made in reliance upon the accuracy of all prior representations by the Party, including but not limited to bills, invoices, progress reports and other proofs of work.
- 9. Requirement to Have a Single Audit: In the case that this Agreement is a Grant that is funded in whole or in part by federal funds, the Subrecipient will complete the Subrecipient Annual Report annually within 45 days after its fiscal year end, informing the State of Vermont whether or not a Single Audit is required for the prior fiscal year. If a Single Audit is required, the Subrecipient will submit a copy of the audit report to the granting Party within 9 months. If a single audit is not required, only the Subrecipient Annual Report is required.

For fiscal years ending before December 25, 2015, a Single Audit is required if the subrecipient expends \$500,000 or more in federal assistance during its fiscal year and must be conducted in accordance with OMB Circular A-133. For fiscal years ending on or after December 25, 2015, a Single Audit is required if the subrecipient expends \$750,000 or more in federal assistance during its fiscal year and must be conducted in accordance with 2 CFR Chapter I, Chapter II, Part 200, Subpart F. The Subrecipient Annual Report is required to be submitted within 45 days, whether or not a Single Audit is required.

**10. Records Available for Audit:** The Party shall maintain all records pertaining to performance under this agreement. "Records" means any written or recorded information, regardless of physical form or characteristics, which is produced or acquired by the Party in

the performance of this agreement. Records produced or acquired in a machine readable electronic format shall be maintained in that format. The records described shall be made available at reasonable times during the period of the Agreement and for three years thereafter or for any period required by law for inspection by any authorized representatives of the State or Federal Government. If any litigation, claim, or audit is started before the expiration of the three year period, the records shall be retained until all litigation, claims or audit findings involving the records have been resolved.

- 11. Fair Employment Practices and Americans with Disabilities Act: Party agrees to comply with the requirement of Title 21V.S.A. Chapter 5, Subchapter 6, relating to fair employment practices, to the full extent applicable. Party shall also ensure, to the full extent required by the Americans with Disabilities Act of 1990, as amended, that qualified individuals with disabilities receive equitable access to the services, programs, and activities provided by the Party under this Agreement. Party further agrees to include this provision in all subcontracts.
- **12. Set Off**: The State may set off any sums which the Party owes the State against any sums due the Party under this Agreement; provided, however, that any set off of amounts due the State of Vermont as taxes shall be in accordance with the procedures more specifically provided hereinafter.

#### 13. Taxes Due to the State:

- a. Party understands and acknowledges responsibility, if applicable, for compliance with State tax laws, including income tax withholding for employees performing services within the State, payment of use tax on property used within the State, corporate and/or personal income tax on income earned within the State.
- b. Party certifies under the pains and penalties of perjury that, as of the date the Agreement is signed, the Party is in good standing with respect to, or in full compliance with, a plan to pay any and all taxes due the State of Vermont.
- c. Party understands that final payment under this Agreement may be withheld if the Commissioner of Taxes determines that the Party is not in good standing with respect to or in full compliance with a plan to pay any and all taxes due to the State of Vermont.
- d. Party also understands the State may set off taxes (and related penalties, interest and fees) due to the State of Vermont, but only if the Party has failed to make an appeal within the time allowed by law, or an appeal has been taken and finally determined and the Party has no further legal recourse to contest the amounts due.
- **14. Child Support**: (Applicable if the Party is a natural person, not a corporation or partnership.) Party states that, as of the date the Agreement is signed, he/she:
  - a. is not under any obligation to pay child support; or
  - b. is under such an obligation and is in good standing with respect to that obligation; or
  - c. has agreed to a payment plan with the Vermont Office of Child Support Services and is in full compliance with that plan.

Party makes this statement with regard to support owed to any and all children residing in Vermont. In addition, if the Party is a resident of Vermont, Party makes this statement with regard to support owed to any and all children residing in any other state or territory of the United States.

- **15. Sub-Agreements**: Party shall not assign, subcontract or subgrant the performance of this Agreement or any portion thereof to any other Party without the prior written approval of the State. Party also agrees to include in all subcontract or subgrant agreements a tax certification in accordance with paragraph 13 above.
- **16.** No Gifts or Gratuities: Party shall not give title or possession of any thing of substantial value (including property, currency, travel and/or education programs) to any officer or employee of the State during the term of this Agreement.
- **17. Copies**: All written reports prepared under this Agreement will be printed using both sides of the paper.
- **18. Certification Regarding Debarment:** Party certifies under pains and penalties of perjury that, as of the date that this Agreement is signed, neither Party nor Party's principals (officers, directors, owners, or partners) are presently debarred, suspended, proposed for debarment, declared ineligible or excluded from participation in federal programs, or programs supported in whole or in part by federal funds.
  - Party further certifies under pains and penalties of perjury that, as of the date that this Agreement is signed, Party is not presently debarred, suspended, nor named on the State's debarment list at: http://bgs.vermont.gov/purchasing/debarment
- **19. Certification Regarding Use of State Funds:** In the case that Party is an employer and this Agreement is a State Funded Grant in excess of \$1,001, Party certifies that none of these State funds will be used to interfere with or restrain the exercise of Party's employee's rights with respect to unionization.
- 20. Internal Controls: In the case that this Agreement is an award that is funded in whole or in part by Federal funds, in accordance with 2 CFR Part II, §200.303, the Party must establish and maintain effective internal control over the Federal award to provide reasonable assurance that the Party is managing the Federal award in compliance with Federal statutes, regulations, and the terms and conditions of the award. These internal controls should be in compliance with guidance in "Standards for Internal Control in the Federal Government" issued by the Comptroller General of the United States and the "Internal Control Integrated Framework", issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).
- 21. Mandatory Disclosures: In the case that this Agreement is an award funded in whole or in part by Federal funds, in accordance with 2CFR Part II, §200.113, Party must disclose, in a timely manner, in writing to the State, all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award. Failure to make required disclosures may result in the imposition of sanctions which may include disallowance of costs incurred, withholding of payments, termination of the Agreement, suspension/debarment, etc.
- **22. Conflict of Interest:** Party must disclose in writing any potential conflict of interest in accordance with Uniform Guidance §200.112, Bulletin 5 Section X and Bulletin 3.5 Section IV.B.

(End of Standard Provisions)

# OTHER PROVISIONS for MAINTENANCE RENTAL AGREEMENTS

- 1. Nature of Contractor's Work. This contract is not intended to provide continuous day-to-day work for Contractor or for Contractor's equipment or employees. Rather, it is intended to define the terms and conditions under which the Contractor's equipment or personnel will be used, as needed by the State and when available. All work under this contract shall be done to the satisfaction of the State's representative and, to the extent applicable and not inconsistent with this contract, in accordance with the Vermont Agency of Transportation's *Standard Specifications for Construction* (2011), which are incorporated herein by reference. The Contractor shall work with the State's District Transportation Administrator (DTA), other employees of the State's transportation maintenance district, and other support equipment.
- 2. Personal Protective Equipment (PPE). All Contractor personnel assigned to work under this contract shall wear approved Personnel Protective Equipment (PPE) similar to that used by employees of the State's transportation maintenance district. The Contractor shall furnish all PPE needed by the Contractor's employees during the course of work under this contract. The Contractor shall not be entitled to additional compensation for furnishing PPE to the Contractor's employees.
- **3. Federal-Aid Projects.** Certain work under this Contract may be for projects involving federal funds. For this work, the Contractor's attention is directed to Attachments E through M of this RFP.

For each specific work assignment exceeding \$2,000.00 that involves work on federal-aid projects, the Contractor shall pay Davis-Bacon Act wage rates in accordance with Attachment P of the RFP and shall submit necessary payroll sheets to the representative of the State.

For each work assignment that involves work on a federal-aid project with a project cost of \$10,000.00 or more, the Contractor shall adhere to all Federal regulations of the RFP.

- **4. Buy America Provisions.** When a Contractor is asked to supply materials as part of their lump sum bid proposal for a federal-aid project, the Contractor shall adhere to the requirement of the Buy America Provisions of the *2011 Standard Specifications for the Construction Book*, Section 107.22.
- **5. Railroad Protective Liability.** *Where applicable*, When the contract requires work on, over, or under the right-of-way of any railroad, the Contractor shall provide and file with the Agency, with respect to the operations that it or its subcontractor perform under the State of Vermont Agency of Transportation contract, Railroad Protective Liability Insurance for and on behalf of the railroad as named insured, with the State, the Railroad and Municipalities, when applicable, named as additional insured, providing for coverage limits of:

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- (1) not less than two million dollars (\$2,000,000) for all damages arising out of any one accident or occurrence, in connection with bodily injury or death and/or injury to or destruction of property; and
- (2) subject to that limit per accident, a total (or aggregate) limit of six million dollars (\$6,000,000) for all injuries to persons or property during the policy period.

If such insurance is required, the contractor shall obtain and submit the minimum coverage indicated in the 2011 Standard Specifications for the Construction Book, Section 103.04 INSURANCE REQUIREMENTS to the State prior to the commencement of rail-related work and/or activities, and shall maintain coverage until the work and/or activities is/are accepted by the State.

- **6. Minimum Required Insurance Amounts.** For a construction related projects, the minimum insurance requirements from the *2011 Standard Specifications for the Construction Book*, Section 103.04 INSURANCE REQUIREMENTS supersede <u>Attachment C</u> insurance requirements for construction contracts.
- 7. Workers' Compensation; State Contracts Compliance Requirement Self Reporting. Projects assigned under these contracts \$250,000.00 or more will require the submittal of the Workers' Compensation; State Contracts Compliance Requirement Self Reporting form for both the contractor and subcontractor(s).
- **8.** <u>Notice to Bidders Additional Contract Requirement.</u> VTrans, in accordance with Act 54, Section 32 of the Acts of 2009 and for total projects costs exceeding \$250,000.00 required bidders comply with the following provisions and requirements: <u>Workers' Compensation</u>; State Contracts Compliance Requirement.
- (a)(3) For construction and transportation projects over \$250,000.00, a payroll process by which during every pay period the Contractor collects from the subcontractors or independent contractors a list of all workers who were on the jobsite during the pay period, the work performed by those workers on the jobsite, and a daily census of the jobsite. This information, including confirmation that contractors, subcontractors, and independent contractors have the appropriate workers' compensation coverage for all workers at the jobsite, and similar information for the subcontractors regarding their subcontractors shall also be provided to the Department of Labor and to the Department of Banking, Insurance, Securities, and Health Care Administration, upon request, and shall be available to the public.

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# STATE OF VERMONT AGENCY OF TRANSPORTATION DEBARMENT AND NON-COLLUSION AFFIDAVIT

l,			, representing
(Official A	uthorized to Sign Cor	ntracts)	
		of	r State)
(Individual, Partnership or Corpora	ation)	(City or	r State)
being duly sworn, depose and certify und the United States that on behalf of the p that such person, firm, association, or agreement, participated in any collusion in connection with the submitted bid for	erson, firm, associat corporation has not or otherwise taken a	tion, or corporation s t, either directly or ir any action, in restraint	ubmitting the bid certifying ndirectly, entered into any
	(Project Name)		
		project located on	
(Project Number)		<u> </u>	(Route or Highway)
bids opened at			,
·	(Town or City)		
Vermont on, 20			
I further depose and certify under the United States that except as noted associated therewith in any capacity is suspended, debarred, voluntarily exclud have a proposed suspension, debarment been indicted, convicted, or had a city jurisdiction in any matter involving fraud	d below said individum to the currently, and led or determined inelet, voluntary exclusion will judgement render or official misconduction.	ual, partnership or of has not been within ligible by any Federal n or ineligibility determed against (it, him, heat within the past three	corporation or any person the past three (3) years, or State Agency; does not mination pending; and has er, them) by a court having ee (3) years.
Exceptions:No	_Yes. (If yes compl	ete back of this form	1.)
Sworn to before me this			
day of, 20	(Name of I	ndividual, Partnershi	L.S. p or Corporation)
	(Sign	nature of Official Aut	L.S. horized to Sign Contracts)
(Notary Public)		(Name of Ir	L.S ndividual Signing Affidavit)
(My commission expires)		(Title of I	L.S ndividual Signing Affidavit)

# ATTACHMENT E

Page 2

Exceptions will not necessarily result in denial of award, but will be considered in determining bidder responsibility. For any exception noted, indicate below to whom it applies, initiating agency, and dates of action. Providing false information may result in criminal prosecution or administration sanctions.

**EXCEPTIONS:** 

STATE OF VERMONT AGENCY OF TRANSPORTATION November, 1985 CA-109

### **CONTRACTOR'S EEO CERTIFICATION FORM**

Certification with regard to the P Opportunity Clause and the filing	Performance of Previous Contracts of of Required Reports.	Subcontracts subject to the Equal
participated in a previous contract Executive Orders 10925, 11114, of the Joint Reporting Committee, Government contracting or adm	ontractor, hereby certifies that ct or subcontract subject to the equal or 11246 as amended, and that he/she the Director of the Office of Federa inistering agency, or the President's r the applicable filing requirements.	opportunity clause, as required by has, has not, filed with Contract Compliance, a Federal
Company	Bv .	Title

NOTE: The above certification is required by the Equal Employment Opportunity regulations of the Secretary of Labor (41 CFR 60-1.7(b) (1)), and must be submitted by bidders and proposed subcontractors only in connection with contracts and subcontracts which are subject to the equal opportunity clause. Contracts and subcontracts which are exempt from the equal opportunity clause are set forth in 41 CFR 60-1.5 (Generally only contracts or subcontracts of \$10,000 or under are exempt.) Currently, Standard Form 100 (EEO-1) is the only report required by the Executive Orders or their implementing regulations.

Proposed prime contractors and subcontractors who have participated in a previous contract or subcontract subject to the Executive Orders and have not filed the required reports should note that 41 CFR 60-1.7 (b) (1) prevents the award of contracts and subcontracts unless such contractor submits a report covering the delinquent period or such other period specified by the Federal Highway Administration, or by the Director, Office of Federal Contract Compliance, U.S. Department of Labor.

### Worker's Compensation; State Contracts Compliance Requirement – Self Reporting

RFP/PROJECT NAME:	
DATE:	

## WORKERS' COMPENSATION; STATE CONTRACTS COMPLIANCE REQUIREMENT

# Self Reporting Form 1 of 1

This form must be completed in its entirety and submitted as part of the response for the proposal to be considered valid.

The Department of Buildings and General Services in accordance with Act 54, Section 32 of the Acts of 2009 and for total projects costs exceeding \$250,000.00, requires bidders comply with the following provisions and requirements.

Bidder is required to self report the following information relating to past violations, convictions, suspensions, and any other information related to past performance relative to coding and classification for worker's compensation. The state is requiring information on any violations that occurred in the previous 12 months.

Summary of Detailed Information	Date of Notification	Outcome
	·	•
WORKERS' COMPENSATION STATE CONTRACTS COM	APLIANCE REQUIREMENT: E	Bidder hereby certifies that the
company/individual is in compliance with the require		•

 Date: \_\_\_\_\_\_
 Contact Name: \_\_\_\_\_\_

 Name of Company: \_\_\_\_\_\_\_
 Title: \_\_\_\_\_\_\_

 Address: \_\_\_\_\_\_\_
 Phone Number: \_\_\_\_\_\_

 E-mail: \_\_\_\_\_\_\_
 Fax Number: \_\_\_\_\_\_\_

 By: \_\_\_\_\_\_\_\_
 Name: \_\_\_\_\_\_\_\_\_

(Type or Print)

Signature (Bid Not Valid Unless Signed)\*

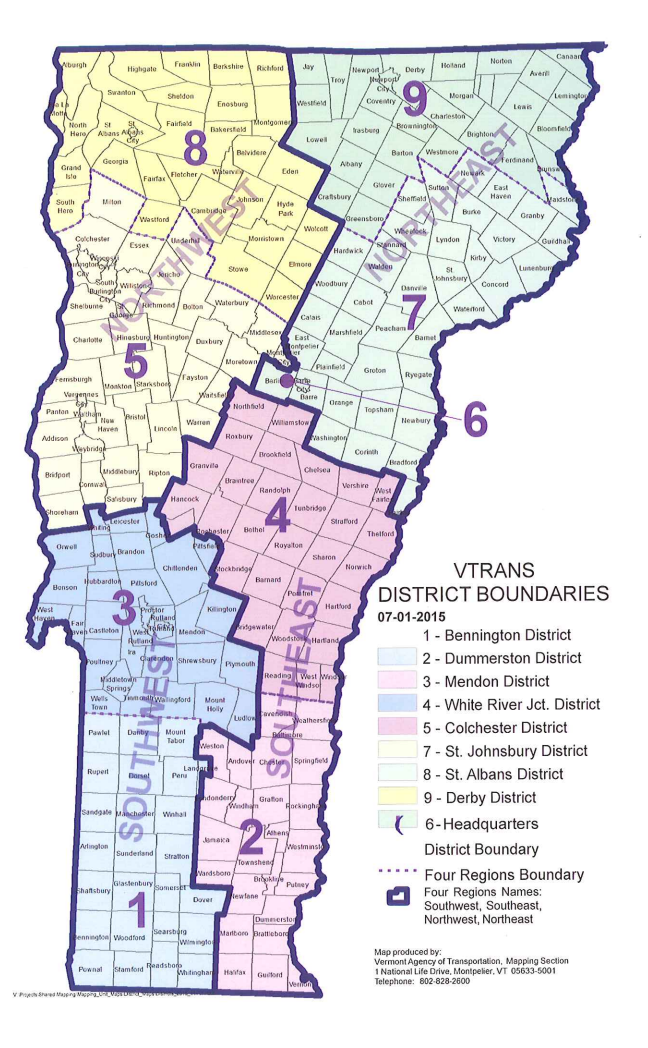
Revised 11-10-10

<sup>\*</sup>Form must be signed by individual authorized to sign on the bidder's behalf.

Worker's Compensation	; State Contracts Co	mplian	-			
			RFP/PROJECT: ——			
			DATE:			
WORKERS' COI	MPENSATION; STATE (	CONTRA	ACTS COMPLIANCE REQUIR	EMENT		
	Subcontracto	or Repo	rting Form			
This form must be completed in and provided to the State as add			the commencement of work and	d updated as necessary		
The Department of Buildings and project costs exceeding \$250,000						
Contractor is required to provide whom those subcontractors are not a requirement for subcontra	insured for workers' compe	ensation	purposes. <u>Include additional pag</u>	ges if necessary. This is		
Subcontractor	Insured By		Subcontractor's Sub	Insured By		
Date:						
Name of Company:		Conta	ct Name:			
Address:		Title:				
		Phone	Number:			
E-mail:		Fax Number:				
Ву:	Name:					
Failure to adhere to Act 54, Secti State Contracts Compliance Requ forfeiture of future bidding privil	uirement will constitute no					

Send Completed Form To: Office of Purchasing & Contracting 10 Baldwin Street

Montpelier, VT 05633-7501
Attention: Contract Administration





State of Vermont Contract Administration One National Life Drive Montpelier VT 05633-5001

http://vtrans.vermont.gov/

Agency of Transportation Finance & Administration [phone] 802-828-2641 [fax] 802-828-5545

# **2016 CAT II Maintenance Rental Agreements Cover Sheet**

Company Name:	
Trade Name:	
Project Manager Contact:	Administrative Contact:
Name	Name
Email:	
Phone:	
Checklist for Proposal:	
Cover Sheet supplied by VTrans - con	npleted t – completed with appropriate equipment for this RFP only.

# Category II 2016 Annual Maintenance Rental Agreement QUALIFICATIONS

Company Name:	
2016 MRA CAT II Activity:	
•	
Company Qualifications pertaining to this Activity:	

# Category II 2016 Annual Maintenance Rental Agreement EXPERIENCE

Company Name:	
2016 MRA CAT II Activity:	
•	
Company Experience pertaining to this Activity:	